

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORKJULIE A. SU, Acting Secretary of Labor,
United States Department of Labor,

Plaintiff,	CONSENT JUDGMENT
v.	Case No. 1:23-cv-10868(MMG)
BRONX URGENT CARE, P.C. d/b/a BRONX URGENT CARE; BASIL BRUNO, individually; and SAMUEL SINGER, individually,	:
Defendants.	:

USDC SDNY

DOCUMENT

ELECTRONICALLY FILED

DOC #: _____

DATE FILED: 5/10/2024

1. Plaintiff, JULIE A. SU, the Acting Secretary of Labor (“Plaintiff”), has filed a Complaint in this case under the Fair Labor Standards Act of 1938, as amended (29 U.S.C. § 201 *et seq.*) (the “Act” or the “FLSA”). Defendants BRONX URGENT CARE, P.C. d/b/a BRONX URGENT CARE, BASIL BRUNO, and SAMUEL SINGER (collectively “Defendants”) appeared by Counsel and waived service of the Complaint on December 15, 2023. The Complaint alleged that Defendants violated sections 7 and 15(a)(2) of the Act. Defendants filed an Amended Answer and Affirmative Defenses on February 2, 2024, in which they admitted certain allegations and denied others. Defendants agree to the entry of this Consent Judgment without contest.

2. Defendants agree that they are a covered enterprise under sections 3(r) and 3(s) of Act and that the provisions of the Act apply to Defendants.

3. Defendants agree that Defendant Basil Bruno regulated the employment of all persons employed by him and is thus an employer within the meaning of section 3(d) of the Act.

4. Defendants agree that Defendant Samuel Singer regulated the employment of all persons employed by him and is thus an employer within the meaning of section 3(d) of the Act.

5. Defendants submit to the jurisdiction of this Court over them and over the subject matter of this action. Defendants admit that this Court has the authority to enter and enforce this Order and that this Court is the most appropriate venue for any enforcement action which may be required as a result of this Order.

6. An investigation by the Wage and Hour Division of the U.S. Department of Labor (“WHD”) found that between workweek ending December 14, 2020 through January 27, 2024, certain employees of Defendants routinely worked in excess of 40 hours per week without receiving additional premium pay for overtime hours.

7. By letter dated April 18, 2023, WHD issued a notice of assessment of FLSA Civil Money Penalties (“CMPs”) to Defendants for WHD Case Number 1971625 pursuant to section 16(e)(2) of the Act, 29 U.S.C. § 216(e)(2), and 29 C.F.R. Part 580. By letter dated May 3, 2023, Defendants timely filed an exception and request for hearing pursuant to 29 C.F.R. § 580.6.

8. This Consent Judgment resolves all disputes regarding the Complaint and the CMPs, arising out of WHD Case Number 1971625. Having resolved all disputes in connection to the CMPs issued to Defendants on April 18, 2023, Defendants withdraw their May 3, 2023 exception and agree to pay the CMPs in accordance with Paragraphs II and III.B. of this Consent Judgment.

9. Defendants acknowledge that they have notice of, and understand, the provisions of this Consent Judgment, and acknowledge their responsibilities pursuant to this Consent Judgment, and acknowledge that they will be subject to sanctions in contempt of this Court and may be subject to punitive damages if they fail to comply with the provisions of this Consent Judgment. This Consent Judgment hereby resolves all remaining claims in this matter.

It is, therefore, upon motion of the attorneys for Plaintiff and for cause shown ORDERED that:

I. Defendants, their officers, employees, agents, and all persons acting or claiming to act in Defendants' behalf and interest, be, and hereby are, permanently enjoined and restrained from violating the provisions of sections 7, 11(c), 15(a)(2), 15(a)(3), and 15(a)(5) of the Fair Labor Standards Act of 1938, as amended (29 U.S.C. § 201 et seq.) ("the Act"), in any of the following manners:

- (1) Defendants shall not, contrary to section 7 of the Act, employ any of their non-exempt employees in any workweek for workweeks longer than the hours now, or which in the future become, applicable under sections 7 and 15(a)(2) of the Act, unless the employees receive compensation for their employment in excess of the prescribed hours at rates not less than one and one-half times the employees' regular rates.
- (2) Defendants shall make, keep, and preserve adequate records of their employees and of the wages, hours, and other conditions and practices of employment maintained by them as prescribed by the Regulations issued pursuant to section 11(c) of the Act and found at 29 C.F.R. Part 516.
- (3) Defendants shall not discharge or take any retaliatory action against any employee because the employee engages in, or is believed to have engaged in, any of the following activities:
 - a. Discloses, protests, or threatens to disclose or protest to a supervisor or to a public agency any activity, policy, or practice of Defendants or another employer with whom there is a business relationship, that the employee

reasonably believes is in violation of the Act or a rule or regulation promulgated pursuant to the Act;

- b. Provides information to, or testifies before, any public agency or entity conducting an investigation, hearing or inquiry into any alleged violation of the Act, or a rule or regulation promulgated pursuant to the Act, by Defendants or another employer with whom there is a business relationship; or
- c. Objects to, or refuses to participate in any activity, policy or practice which the employee reasonably believes is in violation of the Act or a rule or regulation promulgated pursuant to the Act.

II. Upon the parties' agreement that unpaid overtime back wages are owed and shall be paid to the employees listed in the attached Exhibit A in the amount of **\$76,000.00**, plus an equal additional amount of liquidated damages of **\$76,000.00** and Civil Money Penalties in the amount of **\$8,000.00** for a total amount of **\$160,000.00**, it is:

ORDERED that Defendants and all persons acting on their behalf are enjoined and restrained from withholding the payment of **\$76,000.00** in unpaid overtime back wages due Defendants' current and former employees listed in Exhibit A. Further, Defendants shall pay a total of **\$76,000.00** in liquidated damages due Defendants' employees listed in Exhibit A, and **\$8,000.00** in Civil Money Penalties to the Plaintiff. These payments shall be made by Defendants in accordance with Paragraph III of this Consent Judgment.

III. The provisions of this Consent Judgment relative to back wage payments, liquidated damages, and Civil Money Penalties shall be deemed satisfied when Defendants fully comply with the terms of payment set forth below. Payment of the monies owed shall be made by

Defendants within thirty (30) days of their executing this Consent Judgment. Payment shall be paid by Defendants by credit card, debit card, or bank account transfer by going to www.pay.gov and completing the following steps:

A. For electronic payment of the back wages and liquidated damages totaling **\$152,000.00**, Defendants shall follow these instructions:

1. Go to www.pay.gov and click on the “Find an Agency” tab, then click on the letter “L” and then click on “Labor (DOL): Wage and Hour Division (WHD).”
2. Click on the “Continue to the Form” tab under “**WHD Back Wage Payment Form – Northeast Region**”.
3. Click on “Continue the Form” and complete the required fields. For “BW Case Number” enter “**1971625**”. The “Date of Assessment” is the date this Consent Judgment is approved by the Court.

B. For electronic payment of the Civil Money Penalties in the amount of **\$8,000.00**, Defendants shall follow these instructions:

1. Go to www.pay.gov and click on the “Find an Agency” tab, then click on the letter “L” and then click on “Labor (DOL): Wage and Hour Division (WHD).”
2. Scroll down and click on the “Continue to the Form” tab under “**WHD Civil Money Payment Form – Northeast Region**”.
3. Click on “Continue the Form” and complete the required fields. For “CMP Case Number” enter “**1971625**”. The “Date of Assessment” is the date this Consent Judgment is approved by the Court.

IV. Plaintiff shall distribute Defendants’ payment for back wages and liquidated damages less any legal deductions to the former and current employees, or to their estates, as set

forth in Exhibit A. Any sums not distributed within a period of three years from the date of receipt shall, pursuant to section 16(c) of the Act, be covered into the Treasury of the United States as miscellaneous receipts. Defendants remain responsible for paying the employer's share of any applicable taxes to the appropriate state and federal revenue authorities.

V. Defendants, and anyone acting on their behalf, shall not in any way directly or indirectly demand, require, or accept any of the back wages, liquidated damages, or Civil Money Penalties from any person listed in Exhibit A or from their personal representatives or estates. Defendants, and anyone acting on their behalf, shall not threaten or imply that adverse action will be taken against any person because of his or her receipt of funds due under the provisions of this Consent Judgment or the Act. Violation of this Paragraph V may subject Defendants to equitable and legal damages, including punitive damages and civil contempt.

VI. Defendants shall assist the Plaintiff in the distribution of the back wages and liquidated damages due by providing the last known addresses, emails, and social security numbers, if such is available, of the current and former employees listed in Exhibit A.

VII. In the event that Defendants fail to make any of the payments as set forth in Paragraph III of this Consent Judgment within fifteen (15) calendar days of its due date, then Defendants consent to the entry of a Writ of Execution, consistent with the terms of this Consent Judgment and pursuant to Rule 69 of the Federal Rules of Civil Procedure, to enforce the monetary terms of this Consent Judgment. Such a writ of execution shall be limited to the pending remaining balance of the Defendants' monetary obligations under this Consent Judgment at the time such writ is issued. Plaintiff may represent in filing for such a writ that Defendants consent to its issuance. Upon request from Plaintiff, Defendants agree to furnish a complete and accurate list of their real, personal, and business property with an estimated value of \$2,000.00 or more and the

locations of such property for purposes of Plaintiff seeking a Writ of Execution in accordance with this Paragraph of the Consent Judgment.

VIII. ORDERED that Defendants shall distribute a copy of the attached Exhibit B to each current employee within 20 calendar days of the date of entry of this Consent Judgment.

IX. Neither the commencement of this action nor the provisions of this Consent Judgment shall in any way affect, determine, or prejudice any and all legal rights of any employees not listed in Exhibit A of this Consent Judgment, be they current or former employees, to file any action against Defendants under section 16(b) of the Act or likewise for any current or former employee listed in Exhibit A of this Consent Judgment to file any action against Defendants under section 16(b) of the Act for violations alleged to have occurred after January 27, 2024.

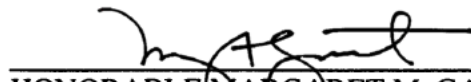
X. Each party will bear its own fees and other expenses incurred by such party in connection with any stage of this proceeding.

XI. The Court retains jurisdiction over this matter for the purposes of enforcing this Consent Judgment.

DATED: May 10, 2024

NEW YORK, NY

SO ORDERED:



HONORABLE MARGARET M. GARNETT
UNITED STATES DISTRICT JUDGE

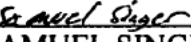
Defendants appeared by the undersigned
counsel and consent to
the entry of this Judgment.

BY:


BRONX URGENT CARE, P.C.

By: BASIL BRUNO, Owner


BASIL BRUNO, Individually


SAMUEL SINGER, Individually


KRISTINA GIYAUR, ESQ.
Sauchik & Giyaur, P.C.
17 State Street, Suite 3230
New York, NY 10004
Telephone: 212-668-0200
Email: kgiyaur@mdrxlaw.com
Attorney for Defendants

STATE OF NEW YORK)

:SS:

COUNTY OF NEW YORK)

On the 8th day of May 2024 before me came **BASIL BRUNO**, to me known, who, being by me duly sworn, did depose and say that he is a duly authorized officer of **BRONX URGENT CARE, P.C.** described in and which executed the foregoing instrument, that he signed his name thereto by like order.

Min Fischer
NOTARY PUBLIC

MICHAEL FISCHER
NOTARY PUBLIC, State of New York
No. 01F16314025
Qualified in Kings County
Commission Expires Nov. 3, 2026

STATE OF NEW YORK)

:SS:

COUNTY OF NEW YORK)

On the 8th day of May before me came **BASIL BRUNO**, to me known and known to me to be the individual described in and who executed the foregoing instrument and he duly acknowledged to me that he executed the same.

Min Fischer
NOTARY PUBLIC

MICHAEL FISCHER
NOTARY PUBLIC, State of New York
No. 01F16314025
Qualified in Kings County
Commission Expires Nov. 3, 2026

STATE OF NEW YORK)

:SS:

COUNTY OF NEW YORK)

On the 8th day of May 2024 before me came **SAMUEL SINGER**, to me known and known to me to be the individual described in and who executed the foregoing instrument and he duly acknowledged to me that he executed the same.

Michael Fischer
NOTARY PUBLIC

MICHAEL FISCHER
NOTARY PUBLIC, State of New York
No. 01F16314025
Qualified in Kings County
Commission Expires Nov. 3, 2018 26

EXHIBIT A

Name	Back Wages Due	Liquidated Damages Due	Total Due
Emily Aparicio	\$1,228.21	\$1,228.21	\$2,456.42
Teresa Avila	\$1,153.57	\$1,153.57	\$2,307.14
Shalikah Ellington	\$585.18	\$585.18	\$1,170.36
Christina Feliciano	\$35,034.54	\$35,034.54	\$70,069.08
Sharita Jones	\$3,516.54	\$3,516.54	\$7,033.08
Selest Perez	\$2,333.82	\$2,333.82	\$4,667.64
Tania Silvia Reyes	\$322.00	\$322.00	\$644.00
Juan Torres	\$31,457.27	\$31,457.27	\$62,914.56
Erika Varela	\$368.87	\$368.87	\$737.74
TOTALS DUE	\$76,000.00	\$76,000.00	\$152,000.00

EXHIBIT B

Notice to Employees

Bronx Urgent Care, P.C. d/b/a Bronx Urgent Care, Basil Bruno, and Samuel Singer (together, "Defendants") have settled a lawsuit with the U.S. Department of Labor and entered into a settlement agreement regarding their employees. The settlement agreement has been approved by a judge.

Under the settlement agreement, Defendants will pay the U.S. Department of Labor back wages and liquidated damages for certain current and former employees who worked for them between December 2020 and January 2024, and the Department of Labor will distribute the back wages and liquidated damages directly to the employees.

You have the right to receive the full amount of any back wages (after taxes) and liquidated damages you are owed. It is against the law for Defendants or any person acting on their behalf to ask for this money back or ask you to give up your current or future wages to get money from the settlement.

You are protected by the Fair Labor Standards Act (FLSA), and it is also against the law for your employer to fire you, report you to immigration, retaliate against you in any way, or threaten to do any of these things for accepting settlement money or refusing to return any money paid to you as part of the settlement with the U.S. Department of Labor. Your employer is also prohibited from retaliating against you for providing information to the U.S. Department of Labor and/or complaining about not receiving minimum wage or overtime for the hours that you worked. Your employer must pay employees for all hours worked, including overtime for all hours worked over 40 in a workweek at a rate of at least 1.5 times the employee's regular rate of pay.

If you are an employee and are not paid for all of your hours worked, are not paid minimum wage for all the hours you work, are not paid overtime, if you have been asked to return your settlement money, if you have been retaliated against, or if you need to update your contact information, please call the U.S. Department of Labor at (866) 487-9243. Your name will be kept confidential to the maximum extent permitted by law.